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UTILITY PATENT APPLICATION TRANSMITTAL

K35R1832 Attorney Docket No. FRANCIS H First Inventor MAGNETIC HEAD FOR PERPENDICULAR RECORDING WITH MAGNETIC STRUCTURE PROVIDING NON-PERPENDICULAR WRITE FIELD

EV 314393760 US

(Only for new nonprovisio	nal application	s under 37 CFR	1.53(b))	Expres	s Mail Label No.	EV 31	439	3760 US	Ĵ
APPLICATION ELEMENTS			ADE	ADDRESS TO: Assistant Commissioner for Patents Box Patent Application					
b. Copy from a (for continual i. DELET Signed standard in 1.63(d)(2)	iom (e.g., PTC duplicate for fee prosmall entity state for fee prosmall entity state and set for the invention of the Invention of the Draw iption Disclosure J.S.C. 113) [uted (original of prior application of INV entity in Invention of Invention of the Inve	D/SB/17) cessing) Itus. J Pages 25 On Applications onsored R & D I, a table, appendix On ings (if filed) Total Sheets Total Pages	6] (d)) pleted)	7	CD-ROM or CD Computer Prog cleotide and/or Ami applicable, all neces Computer Rea Specification Seque i. CD-RO i i. paper Statements ver ACCOMPANYIF Assignment Pa 37 CFR 3.73(t) (when there is English Transl Information Di Statement (ID Preliminary Ar Return Receip (Should be spe Certified Copy (if foreign prio	Washington, D-R in duplicat ram (Appending Acid Sequence A	te, largerix) ence S (CRF) in: 2 copie by of ab CATIC sheet &	e table or Submission es); or ove copies DN PARTS document(s)) Power of Attorney applicable) Copies of IDS Citations 503) nt(s)	
6. Application Data Sheet. See 37 CFR 1.76 17. Other: 18. If a CONTINUING APPLICATION, check appropriate box, and supply the requisite information below and in a preliminary amerior in an Application Data Sheet under 37 CFR 1.76:				nary amendmen	t,				
Continuation Data Sheet under 37 CFR 1.70: Continuation Divisional Continuation-in-part (CIP) of prior application No.: Prior application information: Examiner Group Art Unit: For CONTINUATION OR DIVISIONAL APPS only: The entire disclosure of the prior application, from which an oath or declaration is supplied under Box 5b, is considered a part of the disclosure of the accompanying continuation or divisional application and is hereby incorporated by reference. The incorporation can only be relied upon when a portion has been inadvertently omitted from the submitted application parts.					r).				
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Effective 10/01/2003. Patent fees are subject to annual revision.

Applicant claims small entity status. See 37 CFR 1.27

TOTAL AMOUNT OF PAYMENT

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(\$)	1,026	.00

Complete if Known				
Application Number	UNKNOWN			
Filing Date	HEREWITH			
First Named Inventor	FRANCIS H. LIU			
Examiner Name	UNKNOWN			
Art Unit	UNKNOWN			
Attorney Docket No.	K35R1832			

METHOD OF PAYMENT (check all that apply) FEE CALCULATION (contin			E CALCULATION (continued)					
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	authorized to: (check all the		1053	130 2,520	1053 1812		Non-English specification For filing a request for ex parte reexamination	
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	FEE CALCULATI	ON	1251	110	2251	55	Extension for reply within first month	
1. BASIC FI			1252	420	2252	210	Extension for reply within second month	
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	2002 170 Design filing	[770.00]	1401	330	2401	165	Notice of Appeal	
	2003 265 Plant filing fe		1402	330	2402		Filing a brief in support of an appeal	
	2004 385 Reissue filing		1403	290	2403	145	Request for oral hearing	
1005 160	2005 80 Provisional fi	· —	1451	1,510	1451	1,510	Petition to institute a public use proceeding	
	SURTOTAL (*	1) (\$) 770.00	1452	110	2452	55	Petition to revive - unavoidable	
			1453	1,330	2453	665	Petition to revive - unintentional	
2. EXTRA C	LAIM FEES FOR UTIL	ITY AND REISSUE	1501	1,330	2501	665	Utility issue fee (or reissue)	
T. 4-1 OL 1	Extra Claims	below Fee Paid	1502	480	2502	240	Design issue fee	
Total Claims Independent		x 18.00 = 216.00	1503	640	2503	320	Plant issue fee	
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Code (\$)	Code (\$)		8021	40	8021	40	Recording each patent assignment per property (times number of properties)	40.00
1202 18 1201 86	+	t claims in excess of 3	1809	770	2809	385	Filing a submission after final rejection (37 CFR 1.129(a))	
1203 290	·	endent claim, if not paid	1810	770	2810	385	For each additional invention to be	
1204 86	2204 43 ** Reissue i over origin	ndependent claims	1801	770	2801	205	examined (37 CFR 1.129(b)) Request for Continued Examination (RCE)	
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**or number	previously paid, if greater; Fo	r Reissues, see above	Keau	ceu by	Dasic F	-wng F	ee Paid SUBTOTAL (3) (\$) 40.00)

SUBMITTED BY

(Complete (if applicable))

Name (Print/Type)

Won Tae C. Kim

Registration No. (Attornet/Agent)

(Attornet/Agent)

Date

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This collection of information is required by 37 CFR 1.17 and 1.27. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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REQUEST AND CERTIFICATION UNDER 35 U.S.C. 122(b)(2)(B)(i)

First Named Inventor	
Title MAGNETIC HEAD FO STRUCTURE PROVIDE	R PERPENDICULAR RECORDING WITH MAGNETIC DING NON-PERPENDICULAR WRITE FIELD
Atty Docket Number	K35R1832

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. 122(b).

11 26 03

Ü

Won Tae C. Kim, Reg. No. 40,457

Typed or printed name

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application **upon filing**.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).

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